

IN THE UNITED STATES DISTRICT COURT  
FOR THE MIDDLE DISTRICT OF ALABAMA  
NORTHERN DIVISION

JULIE ANN MANGINA,

*Plaintiff,*

vs.

CONSECO FINANCE CORP.,  
GREEN TREE SERVICING, LLC, and  
CHRISTY MARIE GLENN KNIGHT,

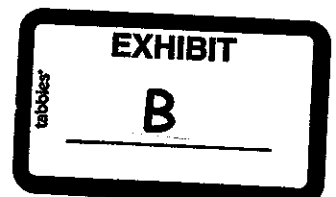
*Defendants.*

CIVIL ACTION NO. 2:05-cv-485-B

**REQUEST FOR ADMISSIONS**

NOW COMES CHRISTY MARIE GLENN KNIGHT, defendant herein, and requests that the plaintiff admit the truth of the following facts for the purposes of this action pursuant to the *Federal Rules of Civil Procedure*:

1. That the American Honda Credit Application attached hereto is a true and correct copy of the electronic information on file regarding the application.
2. That the information shown on the American Honda Application as "Borrower Information"; "Current Address Information"; "Current Employment Information"; "Previous Address Information"; and "Total Applicant Income" is information regarding the plaintiff, Julie A. Mangina.
3. That said information was supplied by the plaintiff, Julie A. Mangina, in making the Credit Application.
4. That the plaintiff, Julie A. Mangina, made the credit application depicted and described in the American Honda Credit Application.



5. That the plaintiff, Julie A. Mangina, made the credit application depicted and described in the American Honda Credit Application on June 9, 2003.
6. That the information shown on the Credit Application (six pages) is true and correct.
7. That the amount of credit requested on the application was \$13,748.
8. That the application was declined.
9. That on June 9, 2003, Conseco Finance Corporation was handling the credit applications for American Honda.
10. That Conseco Finance Corporation is shown on the plaintiff's credit report as having made an inquiry on June 9, 2003 because the plaintiff submitted a credit application to American Honda on that same date.
11. That the American Honda Application on June 9, 2003 generated or caused the entry on plaintiff's credit report that Conseco Finance Corporation had made a credit inquiry on June 9, 2003.
12. That Defendant Christy Marie Glenn Knight did not cause or create, nor did she have any hand in generating the credit application to American Honda dated June 9, 2003.
13. That the credit inquiry of June 9, 2003 by Conseco Finance Corporation, upon which the plaintiff bases her complaint, was not generated or caused by Defendant Christy Marie Glenn Knight.



---

DAVID E. ALLRED  
D. CRAIG ALLRED  
Attorneys for Defendant  
CHRISTY MARIE GLENN KNIGHT

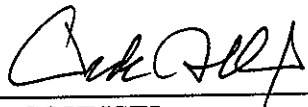
OF COUNSEL:

DAVID E. ALLRED, P.C.  
Post Office Box 241594  
Montgomery, Alabama 36124-1594  
Telephone: (334) 396-9200  
Facsimile: (334) 396-9977  
E-mail: [dallred@allredpclaw.com](mailto:dallred@allredpclaw.com)  
[callred@allredpclaw.com](mailto:callred@allredpclaw.com)

**CERTIFICATE OF SERVICE**

I hereby certify that a copy of the foregoing *Request for Admissions* has been served upon the following counsel of record in this cause by placing a copy thereof in the United States Mail, first-class postage, on this the 16<sup>th</sup> day of June, 2006:

Andy Nelms, Esq.  
THE LAW OFFICES OF JAY LEWIS, LLC  
847 S. McDonough Street  
Montgomery, Alabama 36104

  
\_\_\_\_\_  
OF COUNSEL